## UNITED STATES OF AMERICA DISTRICT OF MASSACHUSETTS

CRIMINAL NO.: 04-10336

## UNITED STATES OF AMERICA v. SANTIAGO ET AL.

## DEFENDANT JOSE TORRADO'S MOTION FOR MODIFICATION OF HIS CONDITIONS OF RELEASE [ASSENTED]

Now comes the defendant, JOSE TORRADO and requests that the Court modify his release conditions by extending the electronic monitoring on Sunday, February 12, 2006 until 7:00 p.m. so that he may be with wife and children to celebrate his daughter's third birthday.

Mr. Torrado has been on the electronic bracelet for more than one year and has been one hundred percent compliant with all his conditions.

Respectfully submitted,

JOSE TORRADO By his attorney,

/s/ Lenore Glaser, Esq.
Lenore Glaser, Esq.
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Assented by

/s/ William F. Bloomer, Esq William Bloomer, Esq. United States Attorney's Office Suite 9200 1 Courthouse Way Boston, MA 02210

## **CERTIFICATE OF SERVICE**

I, Lenore Glaser, hereby certify th	at this document(s) filed through the ECF system
will be sent electronically to the registered p	participants as identified on the Notice of Electronic Filing (NEF) and
paper copies will be sent to those indicated	as non registered participants (Carl Donaldson, Anthony Scola, and John
Hodges) on February 6, 2006.	
Lenore	Glaser, Esq.

Dated: February 6, 2006